be duly notified; and provided further, that said highway shall be repaired and left by the **[commission]** Department in the same condition as, or in a condition not inferior to, that existing before said highway was torn up, and that all costs incident thereto shall be borne by the **[commission]** Department.

19-20.

Any employee or agent of the **[**commission**]** Department shall have the right of entry, at all reasonable hours, upon any private premises and into any building, in such sanitary district, while in pursuit of his official duties, upon first presenting proper credentials from the **[**commission**]** Department, and any restraint or hindrance offered to such entry by any owner or tenant, or agent of said owner or tenant, or any other person, shall be a misdemeanor punishable under Section 19-22.

19-21.

All individuals, firms or corporations having buildings, conduits, pipes, tracks, poles or other structures or obstructions in, on, over, under or through any public road, street or alley of any sanitary district, or any portion of Cecil County outside of any sanitary district, which shall block or impede the construction and establishment of the [commission's] Department's water supply, sewerage or drainage systems, or other works, shall upon reasonable notice from the [commission] Department, promptly so shift, adjust, accommodate or remove such structures or obstructions as to fully meet the exigencies occasioning such action; providing, however, that the costs of such change shall be borne and paid for by the [commission] Department. Every public service corporation, company or individual before it or they shall begin any excavation or construction in any street, road, alley or public highway within any sanitary district shall file with the [commission] Department plans of such work and construction showing the location and depth in such street, road, alley or public highway, of the proposed main, conduit, pole, pipe or other structure, and such construction or work shall not be begun until said plan shall have been approved by the [commission] Department, nor shall any change be made in said approved plan or in the work or construction as shown upon said plan except on further approval of the commission Department. Whenever any main, conduit, pole, pipe or other structure is put in without the filing of plans with the [commission] Department and the approval thereof by it, or when any change is made in the location of such main, conduit, pipe, pole or other structure as shown upon the plans approved by the [commission] Department, or any approved change therein, the [commission] Department may, if and when such conduit, main, pipe or pole, or other structure, interferes with the construction of or operation of its water or sewerage system, or other works, remove such conduit, main, pipe, pole or other structures or change the location thereof at the cost and expense of the party so putting them in, or their heirs, assigns or successors, and without any liability upon the part of the [commission] Department for damage that might be done to the same by reason of the [commission's] Department's operations in constructing or maintaining its systems or works. Any violation of the provisions of this section shall be a misdemeanor punishable under Section 19-22.